

5

UNITED STATES DISTRICT  
COURT EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

IMANI HATCHER, et al.,  
Plaintiffs.

CASE NO. 5:18-CV-11986-JEL-EAS  
Hon. Judith E. Levy

v  
GENESEE COUNTY, et al.,  
Defendants.

OPPOSITION FOR COUNSEL'S  
MOTION TO WITHDRAW APPEARANCE

NOW COMES PLAINTIFF BRIAN BROCHU #945717, ARE BEING REPRESENTED by counsel/attorney STEPHEN F. MONROE, FOR ESQUIRE. COUNSEL FILED a motion notice to withdraw as my attorney. ... according to Plaintiff counsel/attorney... The reason is; because, Allegedly; there are significant problems of proof which conflict with what, (I'm told) what I think happened. What I am alleged to have said to counsel/attorney MONROE... is NOT MENTION IN HIS LETTER NOR MOTION... OR ANY OF THE PROBLEMS OF PROOF WHICH ALLEGILY conflict with what I'm suppose to have said. What I do know is ... I caught hepatitis C ... CAUSED BY INFECTIONS OR TOXIC ... No doubt there is possible caused by water contamination while INCARCERATED at the GENESEE COUNTY jail. SINCE BEING at M.D.O.C I HAVE BEEN TREATED for hepatitis -- (C). Hepatitis would give Plaintiff Brochu, standing for damages of a direct injury; injury in fact; malicious injury; AND CONSEQUENTIAL LOSS

DIRECT LOSS and Now hepatitis can not be cured... but only controllable. HOWEVER, the NEW TREATMENT that was required of Plaintiff Brochu to take ONE VERY EXPENSIVE Pill for 90 days... is suppose to cure my hepatitis C. HOWEVER I suffered at least 2014-October November to AROUND MAY 2019. I HAVE NO IDEA as to what COUNSELS / ATTORNEY'S RELIYING ON what Plaintiff Brochu WERE suppose to have said to him or them that made them / ATTORNEY'S FILE AN APPEARANCE ON OR ABOUT JUNE 25, 2018 --- and 2 years later NOW claim... WITHDRAW APPEARANCE --- ACCORDINGLY, there would be THREE APPEARANCES filed - 1) when such action was file 6/25/18, MAY 23, 2019, and SEPT~~EMBER~~ 6, 2019, this is CONCERNING STEPHEN F. MONROE, Esq. ATTORNEY SHOULD NEVER BE allowed to ABANDON A CIVIL action, PARTICULARLY ONE he took on by his ON WHIM, for 2 YRS. THEN WHATEVER REASON NOT REALLY KNOWN by the COURT, as a MATTER OF RECORD... he say, there's NO PROOF. ... NOT SETTING FORTH to the COURT --- PARTICULARLY, WHERE Plaintiff HAVE ATTRACKED hepatitis WHILE at the jail. THE ATTORNEY AGREED to take on the CASE... THEN PURSUANT to his OATH... he should be obligated to take and keep this CASE FOR at least Plaintiff Brochu. THERE IS a WRITTEN CONTRACTS and his payment.



Dated. 6/8/2020

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF  
MICHIGAN SOUTHERN DIVISION

IMANI HATCHER, ET. AL  
Plaintiff,

CASE NO. 5:18-CV-11986-  
JEL-EAS

V.

HON. JUDITH E. LEVY

GENESEE COUNTY, ET. AL \*  
Defendant. \*

PROOF OF SERVICE

\* \* \* \* \*

THE UNDERSIGNED BRIAN BROCHU CERTIFIES THAT  
I RECEIVED A MOTION TO WITHDRAW ON 6/5/20. AND HAS  
RESPOND 6/8/20, BY SENDING AN MOTION FOR OPPOSITION  
TO OFFICE OF MARC J. BERN & PARTNERS LLP AT  
ATTORNEYS AT LAW. ADDRESS TO THEIR RESPECTIVE ADDRESS  
WITH POSTAGE PRE-PAID. BY PLACING THE SAME IN THE UNITED  
STATES POSTAGE FIRST CLASS MAIL ON 6/8/2020.

I BRIAN BROCHU, DECLARE UNDER THE PENALTY OF PERJURY  
THAT THE MENTION ABOVE IS TRUE TO THE BEST OF MY  
INFORMATION, KNOWLEDGE AND BELIEF.

DATE: 6-8-20



CHIPPEWA CORR. FACILITY  
4269 W. M-80  
KINCHLOE, MICHIGAN  
49784

Brian Brochu 945717  
Chippewa Correctional Facility  
4269 W. M-80  
Kincheloe, Michigan 49784

CASE NO. 5:18-cv-11986

HON: JUDITH E. LEVY

Dear Clerk:

PLEASE find ENCLOSE for filing. --- OPPOSITION  
OF MOTION TO WITHDRAW IN THE ABOVE MENTION CAUSE.  
Thank you for your CONCERN IN THIS REGARD.

DATED 6/8/20



